

## MADAME SOSNOWSKI'S Institute for Young Ladies!

Opposite Charlotte Railroad Depot,  
COLUMBIA, S. C.  
THE duties of this Institute will be resumed on January 15, 1866, and end on July 15 following. For circulars, stating terms, &c., apply to Principal.  
Dec 22 118

## University of South Carolina.

THE General Assembly of South Carolina having changed the South Carolina College into a University, applicants are hereby notified that the exercises of the University will begin on MONDAY, the 8th January next. Students (who must be at least fifteen years of age) will be allowed to select the Departments which they wish to pursue, provided they attend the Lectures in at least three Schools. In certain cases, attendance upon a less number of Schools may be permitted. There will be no examinations for admission. Applicants should present themselves punctually.

Fees, for the year, to be paid on entrance by each student, in specie or its equivalent. Matriculation Fee, \$5; Library Fee, \$15; Room Rent, \$20; Tuition Fee, if three or more Schools are attended, \$25 for each School—if two Schools are attended, \$35 for each School—if only one School is attended, \$50. No abatement of fees for late entrance. C. BRUCE WALKER, Secretary Faculty.

Dec 22 4  
Charleston Courier, Augusta Constitutionalist, Greenville Enterprise, Marion Crescent and Lancaster Ledger will give the above two insertions each, and forward their bills to the Treasurer of the University, Rev. C. Bruce Walker, at this place.

## St Mary's College.

THE exercises of this institution will be resumed on the 8th of January next.

Terms for Primary Department, per session of 5 months, in advance, \$15; Mathematics, including all the branches of an English education, \$25 per session; Ancient Languages, including Hebrew, Greek and Latin, and Modern Languages, \$10 each, extra per session.  
Dec 28 11 J. J. O'CONNELL, Pres't.

## Columbia Male Academy.

H. S. THOMPSON, Instructor in Mathematics, French and English Branches.  
RICHARD FORD, Instructor in the Latin and Greek Classics.

THE exercises of this Academy will be resumed on the 8th of January next. Pupils will be prepared for admission into any university or college. The course of study will include a new and improved system of Book-keeping, and special advantages will be afforded such students as may desire to fit themselves for mercantile life.

The scholastic year will be divided into three terms of four months each. Tuition at the rate of seventy-five (\$75) dollars per year for the Classics and French, and sixty (\$60) dollars for the English Branches, payable at the beginning of each term. Pupils who enter for less than a whole term, will be charged at the above rates.  
Dec 20 1mo\*

## STEAMBOAT LINE



FROM  
Columbia to Charleston.

THE NEW and FIRST-CLASS LIGHT DRAFT STEAMER GEORGE is now prepared to make engagements to take Freight from Granby Landing to Charleston. All goods forwarded by this line will be insured, if desired. Also, forwarded to New York, and advances made upon the same, if required.

Dec 14 1mo A. L. SOLOMON, Agent.  
# The Abbeville Banner, Newberry Herald, Anderson Intelligencer and Chester Standard will publish the above for two weeks, and send bills to this office.

## MARSHALL HOUSE, LIVERY STABLES, AND HACK LINE

TO  
WASHINGTON, GA.



HAVING taken charge of the above HOTEL, and having thoroughly refitted and refurnished it, I pledge myself, after many years' experience in this business, to furnish my guests with clean, comfortable rooms, and a table supplied at all times with the very best the markets afford. I am determined to spare no pains to please my patrons.

My HACKS from Abbeville to Washington, Ga., will make daily connection with this House, affording to persons going West and East a safe, comfortable and expeditious means of conveyance.

Persons desiring to go from Abbeville to any point of the country not accessible by public conveyance, can find at my LIVERY STABLES, for hire, Carriages, Buggies and Saddle Horses.  
P. S. RUTLEDGE,  
Abbeville C. H., December 12, 1865.  
Dec 21 1mo

The friends of Dr. A. N. TALLEY nominate him as a candidate for Mayor at the ensuing election in April next. Nov 2 \*

or the Governor of this State, to mitigate, suspend or pardon any punishment to which any such officer, non-commissioned officer or private may be sentenced by a general court-martial.

CXXXVIII. Any Major-General, Brigadier-General, or the commanding officer of a regiment, when, and as often as any invasion may happen, may order out the Militia under their respective commands, for the defence of this State, giving notice of such invasion, and every circumstance attending the same, as early as possible, to their immediate commanding officer, by whom it shall be transmitted to the Governor or Commander-in-Chief, by express, the expense of which shall be immediately paid; and that, in case of insurrections, the commanding officer of the regiment or battalion, within whose limits such insurrection may happen, shall immediately assemble his regiment or battalion under arms, and having transmitted information thereof to the commanding officer of the brigade, and to the Major-General of the division, and to the Governor or Commander-in-Chief, shall proceed to take such measures to suppress such insurrection as he may deem proper; and if any person be wounded or disabled, while in actual service, in opposing any invasion or insurrection, or in suppressing the same, he shall be taken care of and provided for at the public expense, without regard to his rank.

CXXXIX. No civil officer shall, on any pretence, execute any process (unless for treason, felony, or breach of the peace) on any person who shall be called out into the service, and embodied by the Executive authority of this State, in pursuance of the provisions of this Act, or within thirty days after such person is discharged from such service, under the penalty of twenty dollars; and the service of any such process shall be void; and all suits that may be pending against such person shall stand and be continued over in the same manner as if they had been regularly postponed by affidavit, and the estate of such person, when he shall be so called out and embodied as aforesaid, shall be free and exempt from levy, distress or sale, by virtue of any legal process whatever, from the time he shall be called out as aforesaid, and until thirty days shall have elapsed after he shall be discharged from such service; and any person making such levy, distress or sale, as aforesaid, shall be fined, on conviction by indictment, in the sum of twenty dollars, and such levy, distress and sale shall be void.

CXXX. If a vacancy occurs in the general office of any brigade, or in the field offices of any regiment, whilst in actual service, such vacancy shall be filled by promotion in regular grade, and not by election; nor shall any election for officers take place in any company while in active service, except to fill the office of Junior Lieutenant; and such election shall be forthwith ordered by the superior officer in command of the company, battalion or regiment in which the vacancy shall occur, and shall be held within twenty-four hours after the issue of such order. All other vacancies shall be filled by promotion of those next in rank in their respective companies.

CXXXI. Whenever the Militia shall be called into the actual service of this State, by authority of the laws thereof, their pay shall commence from the day of their appearing at the places of battalion, regimental or brigade rendezvous, allowing to each officer, non-commissioned officer, Musician or private, a day's pay and rations for every fifteen miles from his home to such place of rendezvous, and the same allowance for traveling home from the place of his discharge; and whilst in the service aforesaid, the officers, non-commissioned officers, Musicians and privates of the infantry, light infantry, riflemen, artillery and cavalry of the Militia of this State shall be entitled to the same pay, rations and forage as such regular troops of the United States are entitled to receive.

CXXXII. When the Militia, or any part thereof, shall be embodied, and in actual service, in consequence of being so ordered by the Commander-in-Chief, either within or without this State, they shall be subject to the same rules and regulations as the troops of the United States shall be subject to at the time the Militia shall be so ordered out, in order to secure, as far as possible, a uniformity of discipline; and the same rules and articles shall be proclaimed, with due solemnity, at the head of such detachment, as soon after their being assembled as possible.

CXXXIII. When a Militia-man, in the case specified in the preceding section, shall have been duly summoned or ordered to appear at the rendezvous, and shall not appear, then, and in that case, he shall be fined in a sum not exceeding five hundred dollars, and the amount of his taxes last paid to the State, at the discretion of a court-martial, to be composed of officers of the detachment ordered out, if it be convenient; and if not, of officers of the brigade to which the delinquent shall belong, or of any other officers of the Militia of this State, at the discretion of the Commander-in-Chief, who is hereby authorized to order said courts, in conformity with the usage of the army of the United States; and, in addition to the fine which the said court-martial may inflict on any person who may subject himself to any of the aforesaid penalties, the court-martial may, at their discretion, sentence any delinquent to imprisonment in the common jail, for a term not exceeding three months: *Provided*, Always, that no fine and imprisonment shall be imposed on any delinquent, until summoned to appear before a court-martial, to show cause why such fine or imprisonment should not be imposed. And all fines inflicted by virtue of this section shall be collected by an execution, which the President of the court-martial aforesaid shall issue, directed to the Sheriff of this State, designating the delinquent, and the company to which he belongs, and commanding the Sheriff to levy the fine and costs of the lands, tenements, goods and chattels of the delinquent; and, if none can be found, or insufficient to satisfy the same, then to take him and commit him to the jail of the District where he resides; and the Sheriff to whom the same shall be delivered shall execute it by levying and collecting the fine and costs, and shall make return thereof, within forty days from its lodgment, to the said President; and if the Sheriff be unable to find lands, tenements, goods or chattels, of which to levy the same, then he shall take and commit the said delinquent to the jail, where he shall be kept until the same be paid, or until double the time shall have elapsed for which he would have served had he joined the Militia so ordered out; and the Sheriff shall be entitled to the same fees and commissions for collecting such fine, and shall be liable to the same penalties for not levying, collecting such fine, and returning the execution, as hereinbefore prescribed; and all fines arising under this clause shall be paid, when collected, to the Quartermaster of the regiment to which the delinquents respectively belong.

CXXXIV. All musicians, trumpeters, buglers, drummers, and fifers attached to or liable to do duty in any company, shall be entitled to the same pay, and be liable to the same fines and penalties, and subject to the same rules and regulations as the Militia of this State are liable or subject to.

CXXXV. It shall and may be lawful for the Governor or Commander-in-Chief for the time being, or the Major-General of the division, or the Brigadier-General of the brigade in which Charleston is comprehended, or the commanding officers of the Charleston regiments for the time being, to call forth, when necessary, such and so many companies, or detachments of companies, to mount guard in the said city, as to them shall respectively appear necessary and proper: *Provided*, That no such guard shall be obliged to continue on duty at any one time, except in case of actual alarm, more than twenty-four hours; and every person summoned to turn out on any guard who shall not obey, or who shall leave his guard, or otherwise misbehave, shall be liable to pay the same fines and forfeitures as such person would be obliged to pay for default of duty, for non-attendance or misbehavior at regimental muster.

CXXXVI. That the Commander-in-Chief, for the time being, shall have authority to remove, to some place of safety and deposit, such portion of the arms, ammunition and military stores, at any time in the public arsenal of this State, as circumstances may appear to require; and when necessary, in his opinion, to provide and furnish sufficient guards to protect the public arsenals until it be found expedient to call out into service detachments of the Militia, on whom in part the duty may devolve.

CXXXVII. All persons necessarily going to or returning from musters,

drill or courts-martial, and all patrols, shall pass over, free of toll or charge, all chartered bridges, ferries and turnpike roads of this State.

CXXXVIII. That no civil officer shall execute any process, a restin and confining the person, or requiring bail or surety, (unless for treason, felony, misdemeanor or breach of the peace,) on any person engaged in the military service required by the laws of this State, or going to or returning from the same, under a penalty of twenty-five dollars, and the service of such process shall be void; all arms and equipments required by law, and horses used in the performance of Militia duty, shall be exempt from seizure, distress and execution: *Provided*, Each trooper or mounted officer shall have but one horse exempted: *And provided, also*, That such horse shall be registered with the commander of the corps to which such trooper is attached; and if any person shall seize, detain or execute such arms, equipments or horse, he shall be liable to a penalty of fifty dollars. The penalties prescribed in this section \* be recovered by indictment.

CXXXIX. All regiments or battalions composed of volunteer companies of infantry, cavalry, artillery or riflemen, are hereby authorized to re-organize, and shall be entitled to all the rights and privileges heretofore allowed them by law; and whenever in any regiment of infantry, four volunteer companies shall be organized, such companies may form a battalion, attached to such regiment with one Major, an Adjutant and a Quartermaster, each with the rank of First Lieutenant, a Surgeon with the rank of Captain, a Sergeant-Major and a Quartermaster-Sergeant; and whenever in any regiment of infantry eight or more volunteer companies shall be formed, such companies may be organized into a regiment, and have all the officers, field and staff, allowed to a regiment of infantry.

CXL. All the companies which have been or may be organized for the police of the State, under the recent proclamation of the Provisional Governor, may retain their organizations as volunteer companies, and shall be attached to the regiment of infantry or cavalry, as the case may be, within the limits of which they may have been raised.

CXLI. All the Acts of the General Assembly relating to the Military Hall in Charleston; All Acts relating to the Fire Guard of Charleston; all special and local Acts relating to volunteer companies; to the limits of regiments or beats, and to the recruiting limits of cavalry, of force on the first day of December, in the year of our Lord one thousand eight hundred and sixty, and all other Acts and parts of Acts relating to the Militia, not inconsistent with the provisions of this Act, of force on that day, are hereby continued and declared of force.

CXLII. The requirements of this Act on the subject of uniforms shall be inoperative for two years from the day of the passage thereof.

CXLIII. The Governor and Commander-in-Chief is hereby authorized to appoint the Major-Generals, Brigadier-Generals, one Colonel of cavalry in each brigade of infantry, to organize and command the mounted companies raised, or that may be raised under the proclamation of the Provisional Governor, and Colonels of infantry, by and with the advice and consent of the Senate during the present session, for the immediate organization of the Militia, and the provisions of this Act for the election of those officers shall be applicable only to cases of vacancies hereafter occurring. The officers so appointed shall, under the direction of the Governor, proceed immediately to re-organize the divisions, brigades, regiments and companies of their respective commands.

CXLIV. The commission of each officer of the Militia now in office shall be vacated so soon as his successor shall be commissioned in accordance with this Act: *Provided, nevertheless*, That in as much as the First Regiment of Artillery, attached to the Fourth Brigade, Second Division, S. C. M., has never at any time been disorganized, the said First Regiment of Artillery shall be allowed to exist as heretofore, and the respective commissions of its field officers shall be and remain in force from the respective date or dates, in which they were issued, anything to the contrary in this Act notwithstanding.

CXLV. So much of this Act as requires previous rank in the Militia as one of the qualifications for office shall be inoperative for twelve months after the passage thereof.

In the Senate House, the twenty-first day of December, in the year of our Lord one thousand eight hundred and sixty-five.

W. D. PORTER,  
President of the Senate.  
C. H. SIMONTON,  
Speaker of the House of Representatives.

Approved: JAMES L. ORR.  
AN ACT TO AMEND AN ACT ENTITLED "AN ACT IN RELATION TO THE SOUTHERN EXPRESS COMPANY, AND TO PROVIDE ADDITIONAL REMEDIES FOR THE DEFAULT OF COMMON CARRIERS."

I. *Be it enacted by the Senate and House of Representatives, now met and sitting in General Assembly, and by the authority of the same*, That the provisions of the first and second sections of an Act entitled "An Act in relation to the Southern Express Company, and to provide additional remedies for the default of Common Carriers," ratified on the seventeenth day of December, in the year of our Lord one thousand eight hundred and sixty-three, be and the same are hereby extended to all unincorporated associations of individuals, and all incorporated companies.

II. That all such unincorporated associations may be sued and proceeded against at Law or in Equity, under the name and style by which they are usually known, without naming the individual members of the association.

In the Senate House, the twenty-first day of December, in the year of our Lord one thousand eight hundred and sixty-five.

W. D. PORTER,  
President of the Senate.  
C. H. SIMONTON,  
Speaker of the House of Representatives.

Approved: JAMES L. ORR.

AN ACT TO AMEND THE CHARTER OF THE EDISTO AND ASHLEY CANAL CO.

I. *Be it enacted by the Senate and House of Representatives, now met and sitting in General Assembly, and by the authority of the same*, That the second section of an Act entitled "An Act to incorporate the Edisto and Ashley Canal Company," ratified on the sixth day of February, in the year of our Lord one thousand eight hundred and sixty-three, be, and the same is, hereby so altered and amended that the stockholders shall be authorized and empowered to increase the capital stock of the said Company to any extent not exceeding three thousand shares, of one hundred dollars each, which they may deem desirable and proper.

In the Senate House, the twenty-first day of December, in the year of our Lord one thousand eight hundred and sixty-five.

W. D. PORTER,  
President of the Senate.  
C. H. SIMONTON,  
Speaker of the House of Representatives.

Approved: JAMES L. ORR.

AN ACT TO AMEND THE CHARTER OF THE CHARLESTON GAS LIGHT COMPANY.

I. *Be it enacted by the Senate and House of Representatives, now met and sitting in General Assembly, and by the authority of the same*, That so much of the thirteenth section of an Act entitled "An Act to incorporate certain Societies, Associations and Companies, and to renew and amend the charters of others," passed the twenty-first day of December, one thousand eight hundred and fifty-seven, as provides that the Charleston Gas Light Company "shall not charge more than four dollars per thousand feet for gas," be repealed for one year.

In the Senate House, the twenty-first day of December, in the year of our Lord, one thousand eight hundred and sixty-five.

W. D. PORTER,  
President of the Senate.  
C. H. SIMONTON,  
Speaker of the House of Representatives.

Approved: JAMES L. ORR.